THE UNITED STATES BANKRUPTCY COURT FOR THE MIDDLE DISTRICT OF ALABAMA

IN THE MATTER OF:)
) CASE NO. 16-32253
MAUREEN KILANO,)
SS# XXX-XX-5202,) CHAPTER 13
)
DEBTOR.)

OBJECTION TO CONFIRMATION

COMES NOW Nissan Motor Acceptance Corporation, (hereinafter the "Movant" or "Nissan") and objects to confirmation of the Chapter 13 Plan filed by Maureen Kilano and as grounds for said objection, Nissan states as follows:

- 1. On August 18, 2016, the Debtor, Maureen Kilano, filed a voluntary petition in Bankruptcy under 11 U.S.C. Chapter 13, and an Order for Relief was granted..
- 2. In the Debtor's Plan, Nissan is listed with a total indebtedness of \$24,966.00, with a secured value of \$16,825.00 to be paid at a 4.75% interest rate over 52 months.
- 3. Prior to the filing of bankruptcy, the Debtor executed a "Simple Interest Retail Installment Contract" on October 27, 2015, for the purchase of a **2015 Nissan Rogue VIN# JN8AS5MT9FW665618**. A true and correct copy of the Contract and Certificate of Title, reflecting the secured position of Nissan, are attached hereto collectively as **Exhibit "A."** As of the petition date, the indebtedness due from the Debtor to Nissan was \$25,010.54.
- 4. Section 1325(a) of BAPCPA prevents a Debtor from stripping down a secured creditor's claim to the value of its collateral when the property consists of a purchase money security interest in a motor vehicle purchased within 910 days prior to the filing of bankruptcy. Because the Debtor, Maureen Kilano, granted Nissan a purchase money security interest in the aforementioned vehicle less than 910 days before filing bankruptcy, Nissan contends that the Debtor may not strip down the claim and must pay the full balance due, together with interest.

WHEREFORE, PREMISES CONSIDERED, Nissan Motor Acceptance Corporation objects to confirmation, and seeks such relief as may be deemed appropriate.

Respectfully submitted,

/s/ Bradley R. Hightower
Bradley R. Hightower
Attorney for Nissan Motor Acceptance Corporation

OF COUNSEL:

CHRISTIAN & SMALL LLP 505 20th Street North Suite 1800 Birmingham, Alabama 35203 Telephone: (205) 795-6588 brh@csattorneys.com

CERTIFICATE OF SERVICE

I hereby certify that I have this date served a copy of the foregoing pleading upon the Debtor, the Debtor's attorney, and the Trustee, via the means indicated for each, on this the 2nd day of September, 2016.

Via U.S. Mail:

Maureen Kilano 230 Atkin Hill Road Wetumpka, AL 36092

Richard D. Shinbaum Shinbaum & Campbell P O Box 201 Montgomery, AL 36101

Curtis C. Reding Trustee P O Box 173 Montgomery, AL 36101

/s/ Bradley R. Hightower
OF COUNSEL

EXHIBIT A



SignaturePURCHASE®

NISSAN MOTOR ACCEPTANCE CORPORATION

SIMPLE INTEREST RETAIL INSTALLMENT CONTRACT WITH ARBITRATION CLAUSE – ALABAMA

BUYER'S NAME MAUREEN D. KILANO			DATE OF CONTRACT 10/27/2015
BUYER'S RESIDENCE OR PLACE OF BUSINESS 230 ATKIN HILL ROAD, WETUMPKA, AL	COUNTY ELMORE	ZIP CODE 36092	CONTRACT NO.
CO-BUYER'S NAME AND ADDRESS	COUNTY	ZIP CODE	
N/A	N/A		

In this contract the words "we", "us" and "our" refer to the creditor (Seller) named below and, after an assignment of this contract, will refer to the assignee of the contract. The words "you" and "your" refer to the buyer and co-buyer, if any, named herein. The Seller intends to sell this contract to Nissan Motor Acceptance Corporation ("NMAC").

Seller sells you the vehicle described below on credit. The estimated credit price is shown below as the "Total Sale Price". The "Cash Price" is also shown below. By signing this contract you choose to buy the "vehicle" on credit and agree to pay us the Amount Financed and other charges according to the terms and agreements shown in this contract. If this contract is signed by a buyer and co-buyer, each is individually and together responsible for all agreements in the contract.

٠,	•		•		•	_	•	-						
YEAR	NEW	USED	MAKE TRA	DE NAME	CYL		BODY STYLE			MOD	EL	ODOMETER READING	ID NUMBER	
2015	Х		NISS	SAN	0	4DR WGN S			ROGUE SELECT 2WD		ECT 2WD	8	JN8AS5MT9FW665618	
☐ AIR CONDITIONING ☐ SUN ROOF ☐ ALAR			☐ ALARM	□s	TEREO	☐ CD PLAYER	☐ BUM	ER	☐ LEATH	ER INTERIOR	OTHER N/A	KEY CODE N/A		
COLOR	COLOR N/A				YR: 201	0 MAKE	TRADE-IN DESCI	RIPTION MODEL:(CORO		USE FOR WH		OR HOUSEHOLD MERCIAL AGRICULTURAL	

L	IANA	YR: 2010	MAKE: TOYOTA	M	ODE
	ITEMIZATION OF THE A	MOUNT	FINANCED		
4		•	20,031.20	av/I	
	Cash Price (Incl. Acc.)	Ф.	7 479.90	(1)/_	
2.	RET DEL FEE	7		497	1
3.	N/A	\$	NAA NAA	(3)	1
4.	WARRANTY \	\$	7,500.00	(4)	
5.	SERVICE_CONTRACT	<u> </u>	759.00)	(t) (, \
6.	N/A	\$	N/A	(6)	
7.	Subtotal (1+2+3+4+5+6)		\$22	,770.10	_ (7)
8.	Downpayment				
	A. Trade-in (Gross Value)	\$	5,500.00	(A)	
	B. Less Trade-in Payoff paid to SANTANDER	\$	10,434.72	(B)	
	C. Net trade-in allowance (A-B)			(C)	
	D. Cash Downpayment at Closing			(D)	
	E. Rebate type (if any)			(E)	
	F. Deferred Downpayment (due on N/A	¢.	N/A	(E) (F)	
	G. Total Cash Downpayment (D+E+F)		1 500 00	(') (G)	
				(G) 	/01
	Total Downpayment (C+G)			.770.10	_ (8)
	Balance Owed To Seller For Above Goods an	a Services	1-87\$,770.10	_ (9)
10.	Amounts paid to others on your behalf:		/ \		_
	Paid to Public Officials:	1 1	••••	// `	Ι,
	A. License	\\$!	N/A	(A)	1
	B. Registration	X :	N/A	Ź(β)	-]
	C. Certificate of Title	\$	15.50	_XQ_	//
	D. Sales Tax	\$		(D)	
	E. Other Taxes	\$,	N/A	(E)	
	F. N/A	\$	N/A	(F)	
	Paid to Insurance Companies Per Statement of	of Insurance		_ ' '	
	(Seller may retain or receive a portion of these				
	G. *Total Vehicle Insurance		N/A	(G)	
				, ,	
	H. **Total Credit Insurance			_(H) ·	
	I. †Total Other Optional Insurance			(I)	
	J. GAP Premium			(J)	
	Other (Seller may retain or receive a portion of	f these amo	unts):		
	K. Paid to SANTANDER				
	for PRIOR CREDIT/LSE BAL		3,434.72	(K)	
	L. Paid to N/A				
	for N/A	\$\$	N/A	(L)	
	M. Paid to N/A				
	for N/A	\$	N/A	(M)	
	N. Paid to N/A			_ ` .	
	for N/A		N/A	(N)	
	O. Paid to N/A			(7	
	for N/A	 \$	N/A	(0)	
	Total Other Charges (10A+B+C+D+E+F+G+H		4+N+O\\$ 4	— (❤) 689.07	_ (10
44	AMOUNT FINANCED (9+10)				- ('' _ (1'
ł I.	AUTOORI FRANCED (9710)		271	10011	-11

OROLLA	PURCHASE	D: BUSINESS O	R COMMERCIAL E	AGRICULTURAL				
DIS	CLOSURE	S PURSUANT TO THE	TRUTH-IN-LENG	ING ACT				
ANNU	AL PI	ERCENTAC	E RATE					
(The cost of	your cred	it as a yearly rate.)		10.64 %				
		HARGE 'cost you.		\$ 9,971.47				
Amount F		provided to you or on'	your behalf.)	\$ 27,459.17				
Total of P after you ha	Total of Payments (The amount you will have paid after you have made all payments as scheduled.) \$37,430.64							
	Total Sale Price (The total price of your purchase on credit, including your downpayment of \$ 0.00 \$ 37,430.64							
Payment	Schedu	le. Your payment so	hedule will be:					
NUMBEI PAYMEI		AMOUNT OF EACH PAYMENT	PAYMEN	TS ARE DUE				
One Pa	ayment of	\$ N/A	On N/A					
72 Pa	yments of	\$ 519.87	Monthly, Begin					
Pay	yments of	\$ N/A	Monthly, Begin	ning N/A				
One Final Pa	ayment of	\$ N/A	on N/A					
LATE CHARGI payment or \$18 PREPAYMENT See additional	E: If payment, whichever It is the pay of the provisions of the pay of the payment is the payment of the payment is the payment of the payme	are olving a security interectory from the first fr	e, you will be charg nore than \$100. nave to pay a penalt	ed five percent of the y.				
		AINTENANCE AND R						

No Service Contract or Maintenance Contract is required to purchase or obtain financing for a motor vehicle. These are options which are fully detailed in the contracts or certificates describing them. Please read those documents before signing this contract. If you elect either of these items by signing below, the cost is included in the Amount Financed under this contract. Seller may retain or receive a portion of these amounts.

1. Service Contract

\$100.00 Deductible: Term 72 mos. Cost \$1.500.00

1. Jervice Contract	Ψ.100.00	Degracing Letti 15 Tion Cost & L'200'00
2. Maintenance Contract	\$N/A	Deductible; Term 36 mos.; Cost \$759.00
3. N/A	\$N/A	Deductible; Term N/A mos.; Cost \$N/A
4. N/A	\$ <u>N/A</u>	Deductible; Term N/A mos.; Cost \$N/A
5. N/A	\$ N/A	Deductible; Term N/A mos.; Cost \$N/A
Buyer and Co-Buyer want: _	_X1;_	X 2; N/A 3; N/A 4; N/A 5.
- Wan D 16	las.	·
Buyer V Proces		Co-Buyer

GUARANTEED AUTO PROTECTION ("GAP") AGREEMENT (OPTIONAL)

This GAP Agreement, or debt cancellation agreement, is not required to obtain credit and will not be provided unless you sign and agree to pay the cost indicated below.

This GAP Agreement is available from CLASSIC GAP (name of provider) of OI DSMAR FI (provider's address) for the amount shown below. The contract or certificate issued by the provider will more fully describe all the terms and conditions of this GAP Agreement.

Buyer and Co-Buyer want this GAP Agreement: Term 72 months; Cost \$ 700.00

Buyer Co-Buyer

Co-Buyer

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	You agree to let us debit the payments shown in this contract from your account electronically when they are due. The payments will be debited from the Bank or other financial institution listed below. You also agree to let your Bank honor the debit requests. You agree to continue to make your payments until you are notified by us that the debit payment process is engaged. This agreement will be in effect until all the payments have been made. You can stop the debits at any time by giving us and your Bank written notice to cancel that allows a reasonable period of time for us to act. You acknowledge that we will not send you paper monthly billing statements. You will be able to view your monthly billing statements electronically by logging in and registering at www.nissanfinance.com. You agree to provide us with a voided check that has your Bank name, branch address and account number so we can arrange the debits. SURVINIES ONLY BURKER OR CHAMEN OF THE TIME BY SIGNIFICATION OF THE SIGNIFICATION OF THE FINANCE CHARGE. KEEP THIS CONTRACT TO PROTECT YOUR LEGAL RIGHTS.
SIGNATURESIGNATURE	
BUYER ACKNOWLEDGES RECEIPT OF A FULLY COMPLETED COPY OF THE CONTRACT E BUYER SIGN HERE A STATE OF THE CONTRACT E 230 ATKIN HILL ROAD	
Address <u>ELMORE,WETUMPKA</u>	Address
AL Zip 36092 Phone	ZipPhone
Seller's Name_JACK INGRAM MOTORS, INC	Seller's Address 227 Eastern By Pass, Montgomery, AL 36117
Seller may assign this contract and may retain or receive a portion of the Finance Charge.	By Title BUSINESS MANA

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ADDITIONAL TERMS AND AGREEMENTS

A. PAYMENT: You promise to pay the Amount Financed plus the Finance Charge at the Annual Percentage Rate as disclosed in this contract, in addition to the Total Downpayment, Annual Percentage Rate as disclosed in this contract, in addition to the Iotal Downpayment, at the times and in the amounts set forth in this contract. The Finance Charge is computed as simple interest and will be calculated on a daily basis. Finance Charge will accrue on the unpaid balance of the Amount Financed at the Annual Percentage Rate shown in the disclosures until it is fully pald. We will apply your payments in the following order: (1) earned but unpaid finance charge; and (2) to anything else you owe under this agreement. Except as set forth in this contract, other amounts which may be due to Seller because of your failure to keep your contract promises will ACCRUE INTEREST AT THE ANNUAL PERCENTAGE RATE (APR) as disclosed in this contract and be payable UPON DEMAND but in no event later than the time your final payment is due. The Finance Charge. Total of but in no event later than the time your final payment is due. The Finance Charge, Total of Payments, Total Sale Price and Payment Schedule shown in the disclosures in this contract are based upon the expectation of payment exactly as disclosed; early or late payment may affect the amount of Finance Charge you will pay, and consequently your final payment may differ from the amount of estimated final payment disclosed herein. Your promise requires you to pay the final payment on the date due, which payment will be equal to all unpaid sums lawfully owed under this contract even if the amount of the final payment differs from the

estimated amount of the final payment disclosed herein.

B. SECURITY INTEREST: You give us a security interest under Alabama law in the vehicle and all parts and accessories which now or hereafter constitute accessions to the vehicle and in all proceeds of such vehicle and accessions. To the extent permitted by law, you also give us a security interest in all rights to any refunds of unearned insurance premiums and unearned service contract or maintenance contract charges included in this contract, and in all proceeds of these coverages and contracts. The security interests secure all obligations which may become due under this contract.

all proceeds of these coverages and contracts. The security interests secure all onigations which may become due under this contract.

C. USE OF VEHICLE: You agree to keep the vehicle free of all delinquent taxes and liens, except the security interest under this contract, and not to use the vehicle illegally, improperly, or for hire. You agree not to make any material change in the vehicle, illegally, improperly, or for hire. You agree not to make any material change in the vehicle, while our written consent, and not to subject the vehicle to lawful seizure! If we have any liens, taxes or other amounts because you breached your promise we will provide you with reasonable notice to the extent required by applicable law and you will reimburse us open demand for any amounts so paid, plus Finance Charge thereon, calculated at the Annual Perdentage Rate shown in this contract, from the date of our payment until your epay us in tall.

D. INSURANCE: You agree to keep the vehicle insured in favor of us with a policy reasonably satisfactory to us for collision coverage, and comprehensive or fire, theft and combined additional coverage, in amounts not less than the unpaid sums owed under this contract, or the insurable value of the vehicle, whichever is less, subject to the deductibles shown in this contract. Any policy of insurance shall be endorsed to show us as additional loss payee and shall provide that we receive not less than 10 days' prior written notice of cancellation. You agree that we can obtain and use any proceeds from insurance to repair or replace the vehicle. You must use physical damage insurance proceeds to repair the vehicle, unless otherwise agreed by us in writing. If the unpaid amount owed on this contract has been lawfully declared due at that time, at our option we may instead obtain and apply the insurance proceeds to that time, at our option we may instead obtain and apply the insurance proceeds to reduce what you owe under this contract. To the extent permitted by law, any refunds we receive of unearned premiums financed in this contract will be applied to amounts owed under this contract or, if there is no amount then lawfully owed, refunded to you. Refund credits will include the amount of the refund we receive and any unearned Finance Charge thereon. Whether or not you have acquired credit insurance and/or the vehicle is insured, you must pay for it, after it/is delivered to you, even if it is lost, damaged, or destroyed (other than as a result/of fault in the vehicle of our

is lost, damaged, or destroyed (other than as a result of rault in the venicle of our fault).

E. PREPAYMENT OF AMOUNTS OWED: You may prepay the amount owed (net of any unearned Finance Charge) under this contract at any time. If you prepay a portion of your balance, payment will be applied as described in section A above. Your next payment will be due on the next regular installment date. If you prepay in full; your obligation will be determined using a simple interest approach as of the date we are paid in full.

F. DEFAULT: If you default in the performance of any of your obligations under this contract, including, but not limited to, the failure to make any payment when due, or the occurrence, pendency or existence of a bankruptcy or insolvency proceeding, or if we in good faith

pendency, or existence of a bankruptcy or insolvency proceeding, or if we in good faith believe that the prospect of payment or performance is impaired we may at our option (subject to compliance with notice and other requirements of applicable law then prevailing, if (subject to compliance with notice and other requirements of applicable law then prevailing, if any) declare the entire unpaid balance of this contract (net of any unearmed Finance Charge) immediately due and payable in full, and you waive notice of our intention to do so. If you fail to pay any amount when due, or when declared due under this section F, or fail to comply with any of your other obligations under this contract, we will have, in addition to our other lawful rights and remedles, all rights and remedles of a secured party under the law, including, but not limited to, the right, so long as we do not breach the peace, to take possession of the vehicle (and parts and accessories which now or hereafter constitute accessions to the vehicle) and, after giving notice as required by law, to sell the vehicle unless you redeem it before sale in accordance with the law. Except as otherwise required by law, you agree that 10 days' notice mailed in accordance with section 1 (6) below will be reasonable and sufficient notice of any such sale. You agree to make the vehicle available to sale and sufficient notice of any such sale. You agree to make the vehicle available to sale and sufficient notice of any such sale. us at a place we designate which is reasonably convenient to both you and us if we request you to do so. Upon your default, and to the extent permitted by law, we may also cancel any credit life and disability insurance, other insurance coverages, service contracts or maintenance contracts and recover the unearned premiums or charges therefor pursuant to our security interest therein. The proceeds of sale, unearned premiums or charges, collection our security interest therein. The process of sale, unlearned premiums of charges, collection and/or enforcement will be applied first to the following items: expenses of retaking, holding, preparing for disposition, processing, and disposing of the vehicle; and, to the extent permitted by law, expenses of collection and enforcement, reasonable attorneys' fees and legal expenses. All remaining proceeds will be applied to the balance (net of any uneamed Finance Charge) lawfully owing under this contract. If any money is left over (surplus) then, Finance Charge) lawfully owing order to contract. If any nicrey is let over calibrate with a balance still remains owing, you will pay it subject to applicable laws then in effect. Our remedies are cumulative, and not exclusive, and any action which we take shall not prevent us from pursuing any other remedy to the extent allowed by law. If this contract is referred for collection to an attorney who is not a salaried employee of the Seller or Holder of this contract, you agree to pay that attorney's reasonable fee, and court costs, to the extent permitted by law. To the extent permitted by law, you agree to pay any other collection costs we incur. If the vehicle is repossessed and any personal items are found in the vehicle, we may store them for you and at your expense. If you fail to claim the personal property within 90 days after repossession, we can retain the property or dispose of the property in a reasonable manner and distribute any proceeds of such disposition according to applicable

law.

G. LATE CHARGES; RETURNED FUNDS: If you fail to make any payment within 10 days after its due date, you will be charged a late charge in the amount of 5% of the unpaid amount of the late installment or \$18, whichever is greater, but not to exceed \$100 or such other maximum amount permitted under applicable law. If any check, instrument or electronic funds transfer you give us is returned unpaid for any reason, you promise to pay us a reasonable processing fee not to exceed the greater of \$20 or the amount actually charged by the depository institution for the return of the unpaid instrument.

H. BUYER'S CREDIT INFORMATION: You promise that you have given true and correct information in your application for credit and understand that we have relied upon the correctness of that information in entering into this confract. You promise that you have given us a true payoff amount on any vehicle traded in and you promise that if it is not correct and

us a true payoff amount on any vehicle traded in and you promise that if it is not correct and is greater than the amount shown in this contract, you will pay the excess to us upon

I. OTHER AGREEMENTS: (1) To the extent permitted by law, you agree that if we accept monies in sums less than those due or make extensions of due dates of payments under this contract, doing so will not be a waiver of our right to enforce the contract terms as written as I. OTHER AGREEMENTS: (1) To the extent permitted by law, you agree that if we accept monies in sums less than those due or make extensions of due dates of payments under this contract, doing so will not be a waiver of our right to enforce the contract terms as written as to any amounts due thereafter. (2) You will allow us to inspect the vehicle at reasonable times and notify us of any change of your address within 30 days. (3) Unless prohibited by law, we reserve the right to assign this contract without giving notice to you thereof, and you agree that the assignee will have all of our rights and remedies under the contract. In any event, you agree that you will continue to pay all that is still owed under this contract at the times, and in tipe admonstration of the scottage of the contract. (4) All of the agreements between us and you are set forth in this contract and no modification of this contract as the ween us and you are set forth in this contract and no modification of this contract as the law the scottage of the wheel had all not mean—that this contract is otherwise unenforceable and the remaining provisions of this contract shall continue to be binding, to the extent legally possible. (6) Except as otherwise provided by law or in this contract, any notice we are required, or desire, to send you will be deemed properly and sufficiently transmitted when delivered to you by hand or when placed in a depository of the U.S. Postal Service, postage prepaid, addressed to your last address as shown by our records (including the last address you have notified us of). (7) If a co-buyer is listed as a party to this contract and a separate address on officed for such or-buyer, then any notice to such co-buyer required or permitted by this contract or applicable law will be sufficiently given or made if placed in a depository of the U.S. Postal Service, postage prepaid, addressed to the last known address of the buyer. (8) We may accept payments with "Payment in Fuli," similar language or other restrictive endors

J, IMPORTANT LIMITATIONS ON OUR RIGHTS: Notwithstanding any contrary provisions of this contract or any other document or communication, all rights and remedies of Seller and any Holder under this contract will be exercised only in accordance with all applicable laws and without breaching the peace. If any amount is contracted for, charged or received pursuant to this contract (or pursuant to any document or communication relating to this contract) which, but for this paragraph, would exceed the amount lawfully allowed the amount will be automatically reduced to the maximum amount lawfully allowed and any excess amount received or collected will be promptly refunded to you. Nothing in this contract is to be construed to walve any claims or defenses you may have arising out of the sale or to waive any rights of action for any illegal act in collecting any namments or in any repossession.

payments or in any repossession. K. WARRANTIES: YOU AGREE THAT THERE ARE NO WARRANTIES, EXPRESS OR IMPLIED, REPRESENTATIONS, PROMISES OR STATEMENTS AS TO THE CONDITION, FITNESS OR MERCHANTABILITY OF THE VEHICLE THAT HAVE BEEN MADE BY SELLER. THE SELLER UNDERTAKES NO RESPONSIBILITY FOR THE QUALITY OF THE GOODS EXCEPT AS OTHERWISE PROVIDED IN THIS CONTRACT. THE SELLER ASSUMES NO RESPONSIBILITY THAT THE GOODS WILL BE FIT FOR ANY PARTICULAR PURPOSE FOR WHICH YOU MAY BE BUYING THESE GOODS, EXCEPT AS OTHERWISE PROVIDED IN THE CONTRACT. ANY STATEMENT AS TO THE YEAR MODEL OF THE VEHICLE IS FOR IDENTIFICATION ONLY AND IS NOT A REPRESENTATION OR WARRANTY BY US. THE PRECEDING PORTIONS OF THIS SECTION K: (1) DO NOT APPLY IF SELLER MAKES ANY WRITTEN WARRANTY OR IF SELLER ENTERS INTO A SERVICE CONTRACT AT THE TIME OF SALE OR WITHIN 90 DAYS THEREAFTER, AND (2) DO NOT AFFECT ANY MANUFACTURER OR DISTRIBUTOR WARRANTY,

NMAC 2001-AL-E 10/12 Page 3 of 4 IF ANY. IF THE VEHICLE IS A USED CAR, THIS SECTION AND THE OTHER PORTIONS OF THIS CONTRACT ARE SUBJECT TO THE NOTICE REGARDING THE WINDOW FORM IN THIS CONTRACT AND TO THE WINDOW FORM.

L, ELECTRONIC CONTRACTING AND SIGNATURE ACKNOWLEDGMENT: You agree that (i) this contract is an electronic contract executed by you using your electronic signature, (ii) your electronic signature signifies your intent to enter into this contract and that this contract be legally valid and enforceable in accordance with its terms to the same extent as if you had executed this contract using your written signature and (iii) the authoritative copy of this contract ("Authoritative Copy") shall be that electronic copy that resides in a document management system designated by us for the storage of

authoritative copies of electronic records, which shall be deemed held by us in the ordinary course of business. Notwithstanding the foregoing, if the Authoritative Copy is converted by printing a paper copy which is marked by us as the original (the "Paper Contract"), then you acknowledge and agree that (1) your signing of this contract with your electronic signature also constitutes issuance and delivery of such Paper Contract, (2) your electronic signature associated with this contract, when affixed to the Paper Contract, constitutes your legally valid and binding signature on the Paper Contract and (3) subsequent to such conversion, your obligations will be evidenced by the Paper Contract alone.

NOTICE: THE FOLLOWING APPLIES TO THE SALE OF A USED VEHICLE ONLY. THE INFORMATION YOU SEE ON THE WINDOW FORM FOR THIS VEHICLE IS PART OF THIS CONTRACT. INFORMATION ON THE WINDOW FORM OVERRIDES ANY CONTRARY PROVISIONS IN THE CONTRACT OF SALE.

AVISO: LO SIGUIENTE APLICA A LA VENTA DE UN VEHÍCULO USADO UNICAMENTE. LA INFORMACIÓN QUE USTED VE EN EL FORMULARIO DE LA VENTANILLA DE ESTE VEHÍCULO FORMA PARTE DE ESTE CONTRATO. LA INFORMACIÓN DEL FORMULARIO DE LA VENTANILLA SUPEDITA CUALESQUIERA DISPOSICIONES CONTRARIAS EN EL CONTRATO DE VENTA.

NOTICE: ANY HOLDER OF THIS CONSUMER CREDIT CONTRACT IS SUBJECT TO ALL CLAIMS AND DEFENSES WHICH THE DEBTOR COULD ASSERT AGAINST THE SELLER OF GOODS OR SERVICES OBTAINED PURSUANT HERETO OR WITH THE PROCEEDS HEREOF. RECOVERY HEREUNDER BY THE DEBTOR SHALL NOT EXCEED AMOUNTS PAID BY THE DEBTOR HEREUNDER.

To contact Nissan Motor Acceptance Oprpore	ation about this contract, call 1-800-456-6622.
ARBITRATION CLAUSE - IMPORTANT - PLEA	SE REVIEW - AFRECTS YOUR LEGAL RIGHTS
1. EITHER YOU OR WE MAY CHOOSE TO HAVE ANY DISPUTE EXCEPT AS STATED	BELOW BETWEEN US DECIDED BY ARBITRATION AND NOT IN COURT OR BY JURY
TRIAL. 2. IF A DISPUTE IS ARBITRATED, YOU WILL GIVE UP YOUR RIGHT TO PARTICIPATE ANY EACH HAVE AGAINST US INCLUDING ANY RIGHT TO CLASS ARBITRATION OR ANY CONS. 3. DISCOVERY AND RIGHTS TO APPEAL IN ARBITRATION ARE GENERALLY MORE LIN COURT MAY NOT BE AVAILABLE IN ARBITRATION.	SOLIDATION OF INDIVIDUAL ARRITRATIONS
Except as otherwise stated below, any claim or dispute, whether in contract, tort, statute or of or dispute), between you and us or our employees, agents, successors or assigns, which contract or any resulting transaction or relationship (including any such relationship with thir binding arbitration and not by a court action. If federal law provides that a claim or dispute dispute. The claim or dispute is to be arbitrated by a single arbitrator on an individual basis action. You may choose one of the following arbitration organizations, and its applicat (www.jamsadr.com), the American Arbitration Association, 1633 Broadway, 10 th Floor, New get a copy of the rules of an arbitration organization by contacting the organization or visiting	arises out of or relates to your credit application, purchase or condition of this vehicle, this diparties who do not sign this contract) shall, at your or our election, be resolved by neutral, is not subject to binding arbitration, this Arbitration Clause shall not apply to such claim or and not as a class action. You expressly welve any right you may have to arbitrate a class ler rules, to conduct the arbitration: JAMS, 1920 Main St., Ste. 300, Irvine, CA 92614 York, NY 10019 (www.adr.org), or any other organization subject to our approval. You may its website.
Arbitrators shall be attorneys or retired judges and shall be selected pursuant to the applica limitation. Unless applicable law provides otherwise, the arbitration hearing shall be conduct claim or dispute, in which case the hearing will be held in the federal distict where this control your arbitrator and hearing fee and any arbitration appeal fees you incur all up to a maximum in whole or in part by decision of the arbitrator if the arbitrator finds that any of your claims as and other fees, unless awarded by the arbitrator under applicable law. If the chosen arbitrator The arbitrator's award shall be final and binding on all patties, except that you may appeal appeal an award against us exceeding \$100,000. Any arbitration under this Arbitration Clause law concerning arbitration.	act was executed. We will pay your filing, administration, service and case management tee, or \$5,000, unless the law requires us to pay more. The amount we pay may be reimbursed re frivolous under applicable law. Each party shall be responsible for its own attorney, expert in expanization squies conflict with this clause, then the provisions of this clause shall control. Any arbitration award outsuany to the rules of the arbitration organization, and we may only a shall be governed by the Federal Arbitration Act (9 U.S.C. § 1 et. seq.) and not by any state
You retain the right to seek remedies in small claims court for disputes or claims within their we retain any rights to self-help remedies, such as repossession. You also retain the right to using self-help remedies or filling suit. Any court having jurisdiction may enter judgment on the wear and use, including collection or payment disputes. This Arbitration Clause shall survive than waivers of class action rights, is deemed or found to be unenforceable for any reason, the unenforceable for any reason in a case in which class action allegations have been made,	e artitrator's award. Asis/glause does not apply to any claim or dispute relating to excessive
GUAR	ANTEE
For purposes of this Guarantee only, the words "I" and "my" refer to all Guarantors signing thi it is assigned). The word "Buyer" includes "Co-Buyer".	, ,
I guarantee payment to you of all sums from time to time owed under this contract. If the Buy requiring that you proceed against the Buyer or that you perfect or ensure enforceability of the and enforceable, and to the extent allowed by law, I waive notice of its acceptance and any d severally liable with all other Guarantors signing the Guarantee for the performance of all payments, compromise or release any rights against Buyer or any of the other Guarantors on the salaried employee of the Seller or Holder of this contract for collection, I will pay y understood and agreed that I hereby waive any such limitations imposed by law which I may I have received a completed copy of this contract and this Guarantee	of its terms. I agree to be liable even it you give the Buyer more time to pay one or more r release any security. If I default under this Guarantee and you refer it to an attorney who is our attorney's fees, court costs and disbursements, to the extent permitted by law, it being egally waive.
	,
Guarantor	Guarantor
Address	Address N/A Zip N/A
Telephone N/A	Zip N/A Telephone N/A
telephone _ ·····	Totophotio

CONSUMER PAPER

NMAC 2001-AL-E 10/12 Page 4 of 4

	07-2881			No cons
CAT SEA	CERTIFICATE O	F TITLE FOR	A VEHICLE	
MITITLE NO	VEHICLE IDENTIFICATION NUMBER	TRANS	CODE DATE ISSUED	,
°/ _{//} 51120966	JN8AS5MT9FW665618	3 01	1 11/06/2015	•
YA N'ODEL	MAKE	MODEL	BODY TYPE PREV AL TITLE NO	`
^N 2015	NISS	ROGUE SEL	4D	
CYL NEW USED DEMO		s calor BLK	ODOMETER	
04 XX ™NAME(8) AND MAILING ADDRESS O		DLK	000008	
KILANO MAUREEN D			MAIL TO	
230 ATKIN HILL RD				
" WETUMPKA AL 36092		1AC		
4,	PC	D BOX 254648	20.5	
RESIDENT ADDRESS IF DIFFERENT	· SA	ACRAMENTO CA 958	365	
/,,,				
<i>n</i> ,				
, LEGEND(S)				4
• • •	IS THE ACTUAL MILEAG	SE.	RELEASE OF LIEN The holder of Lien on the vehicle	le describe
, 0201121 211 112 113		_	in this Certificate does hereby sta- lien described in said Certificate	alo that th of Title i
			released and discharged	
W. T.				
.,			First Uenholder	
"1ST LÍENHOLDER'S NAME, ADDRES	SS AND LIEN DATE 10/27/20	15	Ву	.`
// NMAC PO BOX 254648			Signature of Authorized	Agent
SACRAMENTO CA 9586	65		Date	, ,
C.			Date	
	35 AND LIEN DATE			, ,
NO LIENHOLDER'S NAME, ADDRES			Second Lienholder	
, 2ND LIENHOLDER'S NAME, ADDRES			***	
2ND LIENHOLDER'S NAME, ADDRES	LIDDING CORE		 I nv	
2ND LIENHOLDER'S NAME, ADDRES			BySignature of Authorized	Agent

HOLD TO LIGHT TO VIEW WATERMARK

FEDERAL and State Law requires that you state the mileage in connection with transfer of ownership, Failure to complete ODOMETER STATEMENT OR providing a FALSE STATEMENT may result in fines and/or imprisonment.

*** NOTICE: ANY ALTERATION OR ERASURE VO										
ASSIGNMENT OF TITLE BY REGISTERED OWNER (not valid		-	/we wa	irrant	this 7	itle an	d cer	lify th	at the	veh
described herein has been transferred on/	to the	following:								
Buyer(s)-	A	idress				······		·		
READ CAREFULLY	ACTUAL MILEA . The mileage sta . The odometer re	ed is in excess o	i its med	chanical		followin	g state	ments	is che	cked:
ODOMETER READING DENINS BEFORE YOU CHECK A BLOCK		-ODOMETER O			1					
GNATURE(S): of Buyer(s)-X	of	Seller(s)-X								
RINTED NAME(S): of Buyer(s): LIENHOLDER TO BE RECORDED AND SHOWN ON NEW TITLE: NAME OF 1st LIENHOLDER:					*	*	*	*	*	*
ADDRESS OF 1st LIENHOLDER:		···		,						
FIRST RE-ASSIGNMENT BY LICENSED DEALER • SELLING I I/we warrent this Title and certify that the vehicle described herein has	DEALER'S ST been transferre	ATE Lic. No. d to the follow	ing.							
Buyer(s)	ACTUAL MILE	dress								
certify to the best of my knowledge that the ODOMETER READING is the	The mileage state							ments ate of S		скеа.
	The odometer re	ading is not the A	Actual M	leage,-				1		••
ODOMETER READING TENTHS READ CAREFULLY BEFORE YOU CHECK & BLOCK	WARNING	-ODOMETER D	ISCRE	PANCY		L	/_			<u> </u>
GNATURE(S): of Buyer(s)-X	of	Seller(s)-X								
INTED NAME: of Buyer(s)-										
LIENHOLDER TO BE RECORDED AND SHOWN ON NEW TITLE:									*	*
NAME OF 1st LIENHOLDER:								_		
ADDRESS OF 1st LIENHOLDER:										
SECOND RE-ASSIGNMENT BY LICENSED DEALER • SELLING IN WE WARRANT this Title and certify that the vehicle described herein has			Vo ing:							
Buyer(s)- I certify to the best of my knowledge that the ODOMETER READING is the	ACTUAL MILEA	Idress	le unles	s one c	of the	following	n state	ments	ls cha	ked:
NO CAUTION:	The mileage stat						-	ale of S		
ODOMETER READING NO TENTHS CAUTION: READ CARREFULLY BEFORE YOU CHECK A BLOCK	The odometer re WARNING	ading is not the A				<u>;-</u>	_/_	`	1	i
GNATURE(S): of Buyer(s)-X	of	Seller(s)-X								
INTED NAME: of Buyer(s)-										
LIENHOLDER TO BE RECORDED AND SHOWN ON NEW TITLE:								*	*	*
NAME OF 1st LIENHOLDER:		•	•	•	•	-,-				-,-
ADDRESS OF 1st LIENHOLDER:										
THIRD RE-ASSIGNMENT BY LICENSED DEALER • SELLING (I/we warrant this Title and certify that the vehicle described herein has	DEALER'S ST been transferre	ATE Lic. No. d to the follow	ing:							
Buyer(s)- I certify to the best of my knowledge that the ODOMETER READING is the	ACTUAL MILEA The mileage state					ollowing				ked.
TENTHS HEAD CAREFULLY	The odometer re				11111113		,	ate of S	ale ,	
ODOMETER READING CHECK A BLOCK		ODOMETER D				L				
GNATURE(S): of Buyer(s)-X	of	Seller(s)-X								
INTED NAME: of Buyer(s)-		Seller(s)								
LIENHOLDER TO BE RECORDED AND SHOWN ON NEW TITLE: NAME OF 1st LIENHOLDER:	•	•	*	*	*	*	*	*	*	*
ADDRESS OF 1st LIENHOLDER:										